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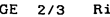
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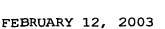
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UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office ASSISTANT SECRETARY AND COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

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UNITED STATES PATENT AND TRADEMARK OFFICE NOTICE OF RECORDATION OF ASSIGNMENT DOCUMENT

THE ENCLOSED DOCUMENT HAS BEEN RECORDED BY THE ASSIGNMENT DIVISION OF THE U.S. PATENT AND TRADEMARK OFFICE. A COMPLETE MICROFILM COPY IS AVAILABLE AT THE ASSIGNMENT SEARCH ROOM ON THE REEL AND FRAME NUMBER REFERENCED BELOW.

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RECORDATION DATE: 02/07/2003

REEL/FRAME: 013421/0669

NUMBER OF PAGES: 26

BRIEF: ASSIGNMENT OF ASSIGNOR'S INTEREST (SEE DOCUMENT FOR DETAILS).

ASSIGNOR:

OMNISHIFT TECHNOLOGIES, INC.

DOC DATE: 05/13/2002

ASSIGNEE:

CREDIT MANAGERS OF CALIFORNIA 40 EAST VERDUGO AVENUE BURBANK, CALIFORNIA 91502

SERIAL NUMBER: 09826607

PATENT NUMBER:

FILING DATE: 04/05/2001

ISSUE DATE:

TONYA LEE, EXAMINER ASSIGNMENT DIVISION OFFICE OF PUBLIC RECORDS 2/12/03 12:22 PAGE MOFO 12th 11. 02/07/2003



U.S. DEPARTMENT OF COMMERCE

RECORDATION FORM COVER SHEET

PATEN	TS ONLY Docker No. 522132000300
To the Commissioner of Patents and Trademarks: Plea	so record the attached original documents or copy thereof.
Name of conveying party(les): Omnishift Technologies, Inc.	2. Name and address of receiving party(ies):
Additional name(s) of conveying party(ies) attached7 口Yes 国No	Name: Credit Managers Association of California Internal Address: Street Address: 40 East Verdugo Avenue
3. Nature of conveyance:	City: Burbank, State: California ZIP: 91502
☐ Assignment ☐ Merger ☐ Security Agreement ☐ Change of Name ☐ Other: Execution Date: May 13, 2002	Additional name(s) & sddress(es) attached? 디 Yes 된 No
4. Application number(s) or potent number(s): 09/826,607	
If this document is being filed together with a new application, the c A. Parent Application No.(s)	B, Patent No.(8)
Additional numbers attached? 🗆 Yes 🗅 No	
Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and patents involved: 1
Todd W. Wight	7. Total fee (37 C.F.R. § 3.41): \$40.00
Morrison & Foerster LLP 555 West Fifth Street	□ Exclosed
Suite 3500 Los Angeles, California 90013-1024	Authorized to be charged to deposit account, referencing Attorney Docker 522132000300
	8. Deposit account number: 03-1952
The Commissioner is hereby authorized to charge any fees under 37 C.F.R. § 1.21 that may be	
	THIS SPACE
9. Statement and signature. To the best of my knowledge and belief, the foregoing information is document. Name: Todd W. Wight Registration No: (45,218)	s true and correct and any attached copy is a true copy of the original February 7, 2003
Total number of pages comprising cov	er sheet, attachments and document: 26
Commissioner of Pal Box Ass	required cover sheet information to: tents and Trademarks ignments , D.C. 20231
oc-251480	

GENERAL ASSIGNMENT

THIS ASSIGNMENT, Made this	th day of May 2002.
OF laddress 3080 NORTH First	s, enc
in the City of San Tose	County of Southan Clare State of California,
CEDEBAL TAY IDENTIFICATION NUMBER:	Annalation of College
party of the first part, hereinafter referred to as Ass	gnor, to Credit Managers Association of Cantonial business as CMA Business Credit Services, party of the second
part, hereinafter referred to se Assignee.	

WITNESSETH: That said assignor, for and in consideration of the covenants and agreements to be performed by the party of the second part, as hereinafter contained, and of the sum of One Dollar (\$1.00) to Assignor in hand paid by said Assignee, receipt whereof is hereby acknowledged, does by these presents grant, bargain, sell, assign, convey and transfer unto said Assignee, its successors and assigns, in trust, for the benefit of Assignor's creditors generally, all of the property of the Assignor's every kind and nature and wheresoever situated, both real and personal, and any interest or equity therein not exempt from execution, including, but not limited to, all that certain stock of marchandise, furniture, fixtures, equipment, book accounts, books, bills receivable, cash on hand, cash in bank, deposits, patents, copyrights, trademarks and trade names, insurance policies, tax refunds, rebetes, insurance refunds and claims, choses in action that are legally assignable, together with the proceeds of any existing non-assignable choses in action that may hereafter be recovered or received by the Assignor.

This essignment specifically includes and covers all claims for refund or abatement of all excess taxes heretolore or hereafter assessed against or collected from the Assignor by the U.S. Treasury Department, and any State or local taxing agency, and the Assignor agrees to sign and execute power of attorney or all other documents as required to enable said Assignee to file and prosecute, compromise and/or settle, all euch claims before the internal Revenue Service and any State or local taxing agency, and agrees to endorse any tax refund checks relating to the prior operations of said Assigner's business and to deliver such checks to the Assignee.

Lasses and leasehold interests in real estate are not included in this assignment. However, if the Assignee shall determine that the same may be assigned and also that the same has a realizable value for creditors, then the Assignor agrees that upon written demand of the Assignee, it will assign and transfer said lease or leasehold interest to said Assignee, or nominee, for administration under the terms of this general assignment.

Contracts and/or agreements between Assignor and any Labor Union, or Trade Associations, are excepted from and not included in this assignment.

The Assignor authorizes the forwarding of its mail by the U.S. Postal Department as directed by the Assignee.

Said Assignes is to receive the said property, conduct the said business, should it deem it proper, and is hereby irrevocably authorized at any time after the execution hereof to sell, lease, or otherwise dispose of said property upon such time and terms as it may see fit. Said Assignes shall use and apply the net proceeds arising from the conducting of said business and from the sale, or lease or other disposition of said property as follows:

FIRST: T deduct therefrom (or to reimburse Itself with respect to) all sums which said Assignes may at its option pay for the discharge of any lien on any of said property and any indebtedness which under the law is entitled to priority of payment, and all expenses, including a reasonable fee (as hereinafter defined) and to its attorney, and to the attorney for the Assignor; and, in those instances where a creditors' committee has been selected at any meeting of the creditors of the Assignor (without regard to the actual amount or number of creditors' Committee in an amount meeting) then a reasonable fee shall be paid to the attorney appointed by said Creditors' Committee in an amount fixed by the said creditors' committee and said Assignes.

SECOND: The balance of the proceeds then remaining shall be paid to the creditors of the Assignor, pro rate, according to the indebtedness due each of them, individually, from the Assignor.

With respect to the face of the Assigner eferred to in the aforementioned paragraph FIRST hereinabove. Assignor hereby expressly and irrevocably agrees as follows: That the term "a reasonable fee to Assignee", as used herein, is defined as, and includes the following: (a) An administration tee computed on the basis of the total monies handled in connection with this Assignment and for the assembly, inventorying, collection and liquidation of the assets assigned, in accordance with the following schedule, to witt the greater of a minimum fee of \$20,000, or a fee of 6% shall apply; (There shall be excluded from the foregoing, however, monies received or disbursed in connection with and incidental to any actual continuing pperation of the business assigned, as distinguished from monies received in connection with the collection and equidation of the assets assigned.); (b) a fee of 1.5% shall be charged on distributions to general conditions.

The Assignee shall be entitled to reimbursement of all expenses incurred as a result of its administration out of the proceeds generated therefrom.

In addition to all the foregoing fees and charges, the Assignor expressly agrees that the Assignee shall be entitled to a further fee equal to any and all interest permed and received by the Assignee on any trust and other funds in its hands and arising from this essignment.

in an addition to all of the foregoing, when applicable, in the opinion of the Board of Directors of Assignee, an additional and reasonable fee may be taken for special, unusual, or extraordinary services actually performed by Assignee in connection with the operation, management, preservation, or administration of the property of the Assignment; and, in this connection the Board of Directors of the Assignee corporation, or the President of the Assignee corporation, is hereby given the right and discretion to determine the nature and extent of such special, unusual or extraordinary services, and the amount of additional fees in connection therewith.

The total of all of said fees shall be paid from the property assigned, and from all of the proceeds thereof and from any interest, income and increments and any additions thereto.

Any contract, liability, or obligation made by Assignee in connection with the administration of this agreement shall not paraonally bind Assignee or any of its officers, agents, or employees, but it shall obligate Assignee in its capacity as Assignee only, whether or not the Contract specifically so provides. Assignee hereunder shall be liable only in its official capacity for reasonable care and diligence in administering the estate created by this assignment.

Assignor as to all exicting creditors extends the statute of limitations upon their respective claims for a period of one year from the date hereof.

Said Assignee is also authorized and empowered to appoint such agents, field representatives, attorneys and/or accountants as it may deem necessary, and such agents and/or field representatives shall have full power and authority to open bank accounts in the name of the Assignee or its nominees or agents and to deposit assigned assets or the proceeds thereof in such bank accounts and to draw checks thereon and with the further power and authority to do such other acts and to execute such papers and documents in connection with this assignment as said Assignee may consider necessary or advisable.

IN WITNESS WHEREOF, the said parties have hereunto set their hands the day and year first above written.

BY: Dry Smil	
Ву:	
CREDIT MANAGERS ASSOCIATION OF CALIFORNI a California corporation, doing business as CMA BUSINESS CREDIT SERVICES	A
Ву:	

Said Assignos to miso entherized and improvered to appoint such agents, field representatives, successes under accounts to appoint such agents and or special true shall have full power and authority to special such accounts in the name of the Aratgree or its manifest or agents and to deposit assigned assets or the presents thereof in such assigned assets or the presents thereof in such assignment and of the further power and authority in do such other auth and to assesse such papers and documents in connection with this easignment as said Assignment may consider necessary or spiritely.

IN MINERS WHEREOF, the said parties have hereunto set their heads the day and year first above written.

By:

CREGIT MANAGERS ASSOCIATION OF CALIFORNIA

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CAM BURNESS CREDIT BERVICES

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ROBERT J. HODER, SECRETARY

CHAMAMOTHE FOR 3 of

CONSENT OF DIRECTORS TO HOLD MEETING 3080 NORTH FIRST Street, SIN TOSE CORROMINIO . May 13 We, the undersigned, being all of the directors of the Omn: whift Technologies a corporation, organized under the laws of the State of Delautore, assumbled this day at the office of the Corporation at Sun Jose California, do hereby consent the a meeting of said directors be held at this time and place for the transaction of such business as may come before the meeting, and wrive any notice of said meeting. MINUTES OF THE MEETING 3080 NOOTH Brest Street Son Jose Castomia, Mail At a meeting of the directors of the Othrish St. Technologies a corporation, held at the office of the Company California, at Alig Raza, Don Basile, wayne Beigland ISO o'clock PM., the following directors were present: Lacky Shah, Stidhar Rametrishnah Absent: The President announced that the purpose of the meeting was to consider the financial condition of the company and the advisability of making a general assignment for the benefit of creditors. seconded by Atry Ruza

BE IT RESOLVED:

the following resolution was adopted, to-wit:

That any two of the officers of this comparation be, and are, hereby authorized and directed by the directors of this company, in meeting exsembled, to make an assignment of all assets of the corporation to Credit Managers Association of California, a Galifornia corporation, of Burbank, California, doing business as GMA Business Credit Services, for the pro rate benefit of all creditors of this corporation, and that any two officers be, and they at hereby authorized and diseated to execute said essignment containing such provisions as may be agreed upon between them and said Credit Managers Association of California, a California corporation, duing business as CMA Ausiness Credit

General Assignment / Page 4 of 5

Services (Assignes), and they are also suthorized and directed to execute and deliver to said Cradit Managara Association of California, a California corporation, doing business as CMA Business Cradit Services (Assignes), such other deeds, assignments, and agreements as may be necessary to carry this resolution into affect.

BE IT FURTHER RESOLVED:

That said assignes for the benefit of creditors be, and it hereby is, authorized to execute and file and prosecute on behalf of this corporation all claims for refund or abstantant of all excess fames berefore or hereafter essented egainst or collected from this corporation and any one officer of this corporation be, and it is, hereby authorized and directed to make, execute and deliver in favor of such person as may be designated by the assignes for the bundit of creditors, a power of attorney on the regular printed form thereof used by the United States Treasury Department so as to authorize said attorney-in-feet to process any tax claims for it on behalf of this corporation.

atiporation.		
There being no further business to come before the directors, President or Vice-President.	the meeting edjourned sub	ject to the cell of the
	1 Shift Technologies, o co	ransettan, de kambu curitu
that the foregoing is a true and correct copy of the minutes of the meeting of disectors		
stated and that the resolution contained in said minutes were adopted by the directo	er at said mostling and the same	has not been meditied or
resoluted.		
arred Mari 13		
	The Land	, Prezident
COMBONATE		
CONSENT TO ASSIGNMENT	BY STOCKHO	OLDERS
We, the undersigned, being owners and holiers of	1.647.201	aharaz of
stock, being more than 50% of the subscribed and lesued stock of C		nonembles de height
give all consent to the within essignment and transfer of the property	······································	Maria Const. Con Melicory
NAME	SMRES HELD	
Raza Foundsies, Ink. Lacky Shah Stidhar Rametraham	15,071,201	54.328
Lasky Shah	2,448,000	8.828
Sall Parkers	4,128,000	14, 88 %
Trid har kacher and		
·	21,647,201	78.028

General Assignment / Page 5 of 5

SUPPLEMENT TO THE GENERAL ASSIGNMENT

this \\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	ENERAL ASSIGNMENT (this "Supplement"), made OMNISHIFT TECHNOLOGIES, INC., a Delaware San Jose, California,
doing business as CMA Business Credit S	

1. DEFINITIONS

For the purposes of this Supplement, the following terms will have the meanings ascribed to them in this Section 1:

- 1.1 "Assigned IP Property" shall have the meaning set forth in Section 2.1 hereof.
- 1.2 "AutoDesk License Agreement" means the license agreement entered into by and between Assignor and AutoDesk on or about June 1, 2001, and amended on or about December 17, 2001 and again on or about March 1, 2002.
 - 1,3 "CMA Buyer" shall have the meaning set forth in Section 3.2 hereof.
 - 1.4 "Hardware" means the hardware set forth in Schedule 5 of Exhibit A attached hereto.
- 1.5 "Patents" shall mean the patent applications and registrations set forth in Schedule 3 of Exhibit A, and all other rights and property described in Section 2.1(d) hereof.
- 1.6 "Proprietary Information" means any confidential or proprietary information, know-how and trade secrets described or comprised in or relating to the Proprietary Products, Hardware, Third Party Products, Patents, and the general business operations of Assignor, that is not in the public domain or regularly disclosed by Assignor to third parties without confidentiality restrictions, including, without limitation, (a) research, product plans, developments, inventions, discoveries, processes, formulas, algorithms, technology, designs, drawings and business strategies and plans used in and material to or necessary for the operation or use of the Proprietary Products and Third Party Products, (b) all existing business and marketing records for the Proprietary Products, Third Party Products, and Patents, including, without limitation, accounting and operating records, asset ledgers, inventory records, budgets, databases, customer lists, employment and consulting agreements, supplier lists, files, books, correspondence and mailing lists, promotional and advertising materials and brochures and other business records; (c) all business information relating to the AutoDesk License Agreement; and (d) all rights and property described in Section 2.1(b) hereof.
- 1.7 "Proprietary Products" means the products set forth in Schedule 1 of Exhibit A, including, without limitation, (a) any software and firmware relating thereto, in object and source code formats and all user manuals, reference manuals and other documentation and materials relating thereto; (b) any derivative works, foreign language versions, fixes, upgrades, updates,

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enhancements, new versions or previous versions thereof; (c) all media and other tangible property necessary for the transfer thereof from Assignor t Assignee; and (d) all rights and property described in Section 2.1(a) hereof.

1.8 "Third Party Products" means the products set forth in Schedule 2 of Exhibit A, including, without limitation, (a) any software and firmware relating thereto, in object and source code formats and all user manuals, reference manuals and other documentation and materials relating thereto; (b) any derivative works, foreign language versions, fixes, upgrades, updates, enhancements, new versions or previous versions thereof provided by the third-party licensor of such products to Assignor; (c) all rights of Assignor under express or implied warranties from third-party licensors or suppliers with respect to such products; (d) all media and other tangible property necessary for the transfer of such products from Assignor to Assignee; and (e) all rights and property described in Section 2.1(c) tereof.

2. ASSIGNMENT

- 2.1 Assignment of Intellectual Property Rights and Other Property. Without limiting the generality of the assignments set forth in the General Assignment, which is being supplemented hereby, Assignor hereby irrevocably assigns, conveys, sells, grants and transfers and agrees to assign, convey, sell, grant and transfer to Assignee and its successors and assigns the following property (the "Assigned IP Property"):
- (a) Proprietary Products. All of Assignor's rights, title and interests of every kind and character throughout the world in and to the Proprietary Products to the full extent of its ownership or interest therein, including, without limitation, all federal, state, foreign, statutory and common law and other rights in patents, copyrights, moral rights, trademarks, trade secrets, know-how, design rights and all other intellectual property and proprietary rights therein; all domestic and foreign intellectual property applications and registrations therefor (and all divisions, continuations, continuations-in part, reexaminations, substitutions, reissues, extensions and renowals of such applications and registrations, and the right to apply for any of the foregoing); all goodwill associated therewith; all rights to causes of action and remedies related thereto (including, without limitation, the right to sue for past, present or future infringement, misappropriation or violation of rights related to the foregoing); and any and all other rights and interests arising out of, in connection with or in relation to the Proprietary Products. Assignor will promptly take such actions, including, without limitation, the prompt execution and delivery of documents in recordable form, as Assignee may in its sole discretion deem necessary to vest, secure, perfect, protect or enforce the rights and interests of Assignee in and to the Proprietary Products.
- (b) Proprietary Information All of Assignor's rights, title and interest of every kind and character throughout the world in and to the Proprietary Information to the full extent of its ownership or interest therein, including, without limitation, all federal, state, foreign, statutory and common law and other rights in copyrights, moral rights, trade secrets, know-how and all other intellectual property and proprietary rights therein; all domestic and foreign intellectual property applications and registrations therefor (and all extensions and renewals of such applications and registrations, and the right to apply for any of the foregoing); all goodwill associated therewith; all rights to causes of action and remedies related thereto (including, without limitation, the right to sue: for past, present or future infringement, misappropriation of the right to sue: for past, present or future infringement, misappropriation of the right to sue: for past, present or future infringement, misappropriation of the right to sue: for past, present or future infringement, misappropriation of the right to sue: for past, present or future infringement, misappropriation of the right to sue: for past, present or future infringement, misappropriation of the right to sue: for past, present or future infringement, misappropriation of the right to sue: for past, present or future infringement, misappropriation of the right to sue: for past, present or future infringement, misappropriation of the right to sue: for past, present or future infringement, misappropriation of the right to sue; for past, present or future infringement, misappropriation of the right to sue; for past, present or future infringement, misappropriation of the right to sue; for past, present or future infringement, misappropriation of the right to sue; for past, present or future infringement, misappropriation of the right to sue; for past, present or future infringement, misappropriation of the right to sue; for past, present or future infringement, misapprop

violation of rights related to the foregoing); and any and all other rights and interests arising out of, in connection with or in relation to the Proprietary Information. Assignor will promptly take such actions, including, without limitation, the prompt execution and delivery of documents in recordable form, as Assignee may in its sole discretion deem necessary to vest, secure, perfect, protect or enforce the rights and interests of Assignee in and to the Proprietary Information.

- (c) Third Party Products. All of Assignor's rights, title and interest of every kind and character throughout the world in and to the Third Party Products and any license agreements related thereto to the full extent of its rights or interest therein (if any). Assignor will promptly take such actions, including, in thout limitation, the prompt execution and delivery of documents in recordable form, as Assignor may in its sole discretion deem necessary to vest, secure, perfect, protect or enforce the rights and interests of Assignee in and to the Third Party Products and any license agreements related thereto.
- (d) Patents. All of Assignor's rights, title and interest of every kind and character throughout the world in and to the Patents to the full extent of its ownership or interest therein, including, without limitation, all domestic and foreign patent applications and registrations therefor (and all patents that issue therefrom and all divisions, continuations, continuations-inpart, reexaminations, substitutions, reispues, extensions and renewals of such applications, registrations and patents, and the right to apply for any of the foregoing); all goodwill associated therewith; all rights to causes of action and remedies related thereto (including, without limitation, the right to sue for past, present or future infringement, misappropriation or violation of rights related to the foregoing); all of Assignor's rights in the obligations, responsibilities and/or duties of the inventor(s) of the Patents to assist Assignor in prosecuting the Patents before any governmental patent office or authority (including, but not limited to, the right of Assignor to solely prosecute the Patents without the assistance or involvement of the inventor(s) of such Patents); and any and all other rights and interests arising out of, in connection with or in relation to the Patents. The Parties agree to have executed and file with the United States Patent and Trademark Office the confirmatory assignment with respect to the Patents attached bereto as Schedule 4 to Exhibit A hereto. Assigner will promptly take such other actions, including, without limitation, the prompt execution and delivery of documents in recordable form, as Assignor may in its sole discretion deem necessary to vest, secure, perfect, protect or enforce the rights and interests of Assignee in and to the Patents.
- (e) Hardware. All of Assignor's rights, title and interest of every kind and character throughout the world in and to the Hardware and any license agreements related thereto to the full extent of Assignor's rights or interest therein (if any). Assignor will promptly take such actions, including, without limitation; the prompt execution and delivery of documents in recordable form, as Assignor may in its sole discretion deem necessary to vest, secure, perfect, protect or enforce the rights and interests of Assignee in and to the Hardware and any license agreements related thereto.
- 2.2 Later Acquired or Enlarged Rights. In the event that Assignor hereafter acquires, by agreement, operation of law or otherwise, ownership or other additional or greater interest in the Assigned IP Property than that assigned or licensed hereunder, such later-acquired rights will automatically be subject to the General Assignment such that such rights are assigned or licensed to Assignee hereunder as if Assignor had possessed them on the effective date of the General Assignment.

Appointment. In the event that Assignee is unable for any reason whatsoever, to secure Assignor's signature to any document Assignor is required to execute pursuant to Section 2.1 hereof to vest, secure, perfect, protect or enforce the rights and interests of Assignee in and to the Assigned IP Property, Assignor hereby irrevocably designates and appoints Assignee and its duly authorized officers and agents as Assignor's agents and attorneys-in-fact, to act for and on its behalf and instead of Assignor, to execute and file any such documents and to do all other lawfully permitted acts to further the purposes of this Section 2.3 with the same legal force and effect as if executed by Assignor. Such designation and appointment shall pass to the CMA Buyer upon completion of the sale of the Assigned IP Property to the CMA Buyer, whereby the CMA Buyer and its duly authorized officers and agents shall be designated and appointed Assignor's agents and atterneys-in-fact, to act for and on its behalf and instead of Assignor, to execute and file any such documents and to do all other lawfully permitted acts to further the purposes of this Section 2.3 with the same legal force and effect as if executed by Assignor.

3. REPRESENTATIONS AND WARRANTIES

3.1 Omnishift represents and warrants:

- (a) Authority. That Ormishift has the full power and authority to enter into this Supplement and the General Assignment and to perform its obligations hereunder and thereunder, and that the performance of such obligations will not conflict with or result in a breach of any agreement to which Omnishift is a party or is otherwise bound. Omnishift will not execute any agreement inconsistent with the General Assignment or this Supplement or to the detriment of any Assigned IP Property being assigned by the Assignment.
- (b) <u>Title</u>. That Omnishift is the lawful owner and/or licensor of all rights, title and interests in and to the Assigned IP Property assigned pursuant to the General Assignment and this Supplement and has the unrestricted right to assign the Assigned IP Property free and clear of any encumbrances, liens, registrations or claims of any nature.
- (c) Complete Assignment. That there are no ideas, processes, inventions, discoveries, patents, copyrights, technology, records or data pertaining to the Assigned IP Property that are excluded from the operation of the General Assignment or this Supplement.
- (d) Non-Infringement. That (i) the Assigned IP Property does not infringe, misappropriate or violate any intellectual property or other right of any third party, (ii) there is no basis for a claim of such infringement, misappropriation or violation; and (iii) no other person or entity infringence, and no intellectual property owned or used by another person or entity infringes or conflicts with, any of the Assignment and this Supplement.
- (e) <u>Confidentiality</u>. That Omnishift has taken all measures and precautions reasonably necessary to protect the confidentiality and value of the Assigned IP Property.
- (f) <u>Deliverables.</u> That, as of the date on which the General Assignment is made, Omnishift has delivered to CMA all media, including, without limitation, all disks, tapes.

CDs and other tangible property necessary for the transfer of the Assigned IP Property from Omnishift to CMA pursuant to the terms and conditions of the General Assignment and this Supplement.

- (g) Conformance With Law. That the Assigned IP Property complies with all applicable governmental regulations, rules and guidelines.
- 3.2 Omnishift makes the representations and warranties set forth in this Section 3 for the direct benefit of CMA and any person or entity to whom CMA sells or assigns the Assigned IP Property (the "CMA Buyer"), and to induce the CMA Buyer to purchase the Assigned IP Property; and Omnishift agrees that such representations and warranties, and each and every obligation of Omnishift under this Supplement, shall be enforceable by the CMA Buyer as an express, direct third-party beneficiary with respect thereto. The rights and remedies of the CMA Buyer as third-party beneficiary of this Supplement are in addition to, and shall in no way limit, the rights and remedies available to the CMA Buyer as an assignee of CMA under the General Assignment and this Supplement.
- applicable) all instruments and documents, and to take all such further action, as may be requested by CMA or the CMA Buyer (as applicable) for the better assuring and confirming to CMA or the CMA Buyer (as applicable) all or any part of the Assigned IP Property or to facilitate the carrying out of this Supplement and the General Assignment. Omnishift hereby irrevocably appoints CMA and the CMA Buyer (as applicable) in its name, place and stead, in any and all capacities, if Omnishift fails to perform hereunder or under the General Assignment, to do any and all acts that Omnishift is obligated hereby or thereby to do, all for the purpose described in the preceding sentence.

4 GENERAL PROVISIONS

- Applicable Law. This supplement and the general assignment have been executed and delivered in the state of California and Will be governed and construed for all purposes in accordance with the laws of the state of California Without Giving effect to any conflict of Law provisions that might require the application of the laws of any other jurisdiction.
- 4.2 <u>Headings</u>. Section headings in this Supplement are included herein for convenience of reference only and shall not constitute a part of this Supplement for any other purpose or be given any substantive effect.

[Signature Page to Follow]

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that shows without

IN WITNESS WHEREOF, he said parties base bensuits see their breids the day and year

OMOUSPIFT TECHNOLOGIES, INC., DELIVER corporation:

Credit Managers association of California 2 Chilothic Companior, doing business or CMA Business Credit Repvices:

ROBERT L HODER, SECRETARY

* 8 - 2013 1975 1.

Execution Copy

IN WITNESS WHEREOF, the said parties have hereunto set their hands the day and year first above written.

OMNISHIFT TECHNOLOGIES, INC., Delaware corporation:

By: _____

CREDIT MANAGERS ASSOCIATION OF CALIFORNIA a California corporation, doing business as CMA BUSINESS CREDIT SERVICES:

ву: 🖳

ROBERT J. HODER, SECRETARY

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IN WITNESS WHEREOF, the said parties have he reunto set their hands the day and year first above written.

OMNISHIFT TECHNOLOGIES, INC., Delaware corporation:

By Carco Sund

CREDIT MANAGERS ASSOCIATION OF CALIFORNIA a California corporation, doing business as CMA BUSINESS CREDIT SERVICES:

Ву:

Execution Copy

EXHIBIT A

Intellectual property and other property being assigned by the general assignment and supplement are set forth in schedules 1 through 5

SCHEDULE 1

PROPRIETARY PRODUCTS

SOURCE CODE AND REVISION HISTORY

(Executables for the sources below include release versions 1.3 and 1.5)

- XNot Application Set Server, which streams the requested portions of the XNot Application Set to subscribers.
- XNet Software Licensing and Metering (SLiM) Server, which manages subscriber licenses and meters application takes.
- XNet Data Server, which provides subscribers with the option of storing their application data files in the XNet Universal WorkSpace for ubiquitous access.
- · XNet Database Server, which houses subscriber profile and billing (usage) information.
- XNet Web Server, which provides a customizable Web interface through which service providers can provision, manage, and maintain subscriber accounts, manage XNet Application Sets, and gain access to usage and performance information.
- XNet Monitoring Server, which ensures continuous availability of the Application Set and SLIM servers.
- XNet Client, which manages the application environment within the XNet Universal WorkSpace.
- Net Cache System, which brings the functionality of the XNet Application Set Server to the very edge of the Internet. The XNet Cache is embedded in third-party devices (hardware servers, routers, firewalls, and Internet appliances) that can be configured and deployed in a variety of ways, depending upon the capabilities and the design of the device itself.

ADDITIONAL PROPRIETARY PRODUCTS:

- Build System Configuration and Scripts
- Published Application Sets
- User Documentation
- Server Installation Procedures and Scripts
- MS Exchange Discussion Group Data
- QA and Test Procedure Documents!

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SCHEDULE 2

THIRD PARTY PRODUCTS

MSDN Enterprise License
Visual Studio
Exabyte Backup System Software
Operating System Licenses for the Hardware
MS Exchange Server
Webgain - 3 or 4 scats
InstallShield 3 or 4 seats
RAR
Perforce • approx. 40 seats

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SCHEDULE 3 PATENTS & PATENT APPLICATIONS

	I Parada No			
OMNI- 0001PR	60/201,607	May 3, 2	000	Method for Efficiently and Securely Delivering Computer Applications Over a Network
OMNI-0002	09/784,699	February	14, 2001	Intelligent Network Streaming and Execution System for Conventionally Coded Applications
OMNI-0003	09/858,260	May 15	2001	Client-Side Performance Optimization System for Streamed Applications
OMNI-0004	10/005,729	Novemb	er 6, 2001	Optimized Server for Streamed Applications
OMNI-0005	09/826,607	April 6,	2001	Conventionally Coded Application Conversion System for Streamed Delivery and Execution
OMNI-0006	09/827,030	April 5,	2001	Client Installation and Execution System for Streamed Applications
OMNI-0007	10/010,147	Novemb	cr 6, 2001	Network Caching System for Streamed Applications
OMNI-0008	09/847,813	May 1, 2	.001	Anti-Piracy System for Remotely Served Computer Applications
OMNI- 009PR	60/246,384	Novemb	er 6, 2000	Adaptively Optimized Network Streamed Execution of Conventionally Coded Applications

SCHEDULE 4

CONFIRMATORY PATENT ASSIGNMENT FORM

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

ASSIGNMENT

Whereas,		Technologies, San Jose, Cali	Cornila	("ASSIGNO	corporation, R ⁿ) owns certain p	amm applications and/or
and		Attachment I att	ached bereto	and incorporate	ed have in by this re	:Ference ('PATENTS'');
Cultifornia an		h isa asiaciaal isla:	ce of largines	g at 40 Barl Vo	ndugo Avenue. Bu	nem Credit Services, a schank, California 91502 d under the PATENTS;
WHEREAS, A , 2002, RE ASSIGNES;	ASSIGNOR at algning, attout	ed ASSIGNES bar g other things, all	ve antered in tright, title a	o e cerrain Sal ad interest in a	es and Assignment and to the PATEN	Agreement, dated April TS from ASSIGNOR to
paid by ASS hereby sell, i including all renewals of t rights to cause or future infi and interests	IGNEE to A3: sesion, transfe divisions, co- the application to of action a ringement, rule arising out of	SIGNOR, the rece or and convey unto otinuations, condi- us and registrations and remedies rains suppropriation on the in connection with	ipt and suffice ASSIONES austions-in-positions-in-positions-in-position of the PAT at the position of the posi	icncy of which its entire right in, reexaminad ENTS (and the luding, without ights rained to be lothe PATE	paraby is actioned, title and interest in one, substitutions, right to apply for a limitation, the right the foregoing); and NTS.	d valuable consideration odged, ASSIGNOR does in and to the PATENTS; reissues, extensions and any of the foregoing); all bt to sue for past, present I any and all other rights
in Withkis this 13 day	WHEREOF, A	ASSIGNOR had on	meed this A	algnment to be	duly executed by	an mithorized officer on
By:	Pres:	Shi shi	TH-			

STATE OF California	,
COUNTY OF Santa Clera) 55.	
On 14th of May 2003 before me personally Lance L. S. M. appeared.	, the undersigned notary public in and for said County and State,
personally	known to me [or]
proved to	me on the basis of satisfactory evidence
no that Lance L. Smrth executed the tame Lance L. Smrth executed the tame send executed the instrument.	in doct ment authorized especialist and that by the persons or the entity is post behalf of which the persons.
WITNESS my hand and official seal.	Michele Mudagel
MICHELE M. WARPEL Communication (12 Appril Mulany Public - California	My commission expires on 12-31-2004

ATTACHMENT 1

PATENTE PATENT APPLICATIONS

	_			
	V.S. Serial			
OMNI- 0001PR	60/201,607	May 3, 20	00 .	Method for Efficiently and Securely Delivering Computer Applications Over a Network
OMNI-0002	09/784,699	February 2001	14,	Intelligent Network Streaming and Execution System for Conventionally Coded Applications
OMN1-0003	09/858,260	May 15, 2	001	Client-Side Performance Optimization System for Streamed Applications
OMNI-0004	10/005,729	Novembe 2001	· 6,	Optimized Server for Streamed Applications
OMNI-0005	09/826,607	April 5, 2	001	Conventionally Coded Application Conversion System for Streamed Delivery and Execution
OMNI-0006	09/827,030	April 5, 2	001	Client Installation and Execution System for Streamed Applications
OMNI-0007	10/010,147	Novembe 2001	: 6,	Network Caching System for Streamed Applications
OMNI-0008	09/847,813	May 1, 20	01	Anti-Piracy System for Remotely Served Computer Applications
OMNI- 009PR	60/246,384	Novembe 2000 .	r 6,	Adaptively Optimized Network Streamed Execution of Conventionally Coded Applications

: SCHEDULE 5

HARDWARE

;		ABBRUTUT.
LIST OF HARDWARE TO BE TRANSFER	RED PURSUANT TO THIS A	
Description		Serial Number
400/800GB 8MM MAMMOTH LVD Dell Poweredge 2400 Base, P3K 6001	1DR 20SLOT EXB220R	11014216
133 Cache		569200B
Dell Poweredge 2400 Base, P3K 6001		7B9200B
Dell Poweredge 2400 Base, Dual P3K w/256K, 133 Cache		DVL200B
Dell Poweredge 2400 Base, Dual P3K w/256K,133 Cache	l.,	FKR620B
Dell PowerEdge 2450 Base, P3, 733N Cache	İ	32JB301
Dell PowerEdge 2450 Base, P3K 600 Cache		5TEBQ
Dell PowerEdge 2450 Base, P3K 600 Cache		STEBR
Dell PowerEdge 2450 Base, P3K 600 Cache		STEBT
Dell PowerEdge 2450 Base, P3K 600 Cache		5TECB
Dell PowerEdge 2450 Base, P3K 667 Cache	i	1\$03001
Dell PowerEdge 2450 Base, P3K 667 Cache	i	2503001
Dell PowerEdge 2450 Base, P3K 667 Cache		3S03001
Dell PowerEdge 2450 Base, P3K 667 Cache	i	DM1M001
Dell PowerEdge 2450 Base, P3K 667 Cache	1	JR03001
Dell PowerEdge 2450 Base, P3K 600 Cache		3KY520B
Dell PowerEdge 2450 Base, P3K 667 Cacho		CXJW001
Dell PowerEdge 2450 Base, P3K 667 Cache	MHz Processor w/256K	DXJW001
Rack for Dell PowerEdge Base, Black Rack for Dell PowerEdge Base, Black Cisco C3124-XL-EN 24PT	k, Factory Install k, Factory Install	HQC100B DCYH20B SFAA0404J0K

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	M
Dell PowerEdge 2450 Base, P3, 733 MHz Processors w	油 256
Cache .	3B6G301
Dell PowerEdge 2450 Base, P3, 733 MHz Processors w	ith 256
Cache	496 G 301
Dell PowerEdge 2450 Base, P3, 733 MHz Processors w	ith 256
Cache	596G301
Dell PowerEdge 2450 Base, P3, 733 MHz Processors w	72JB301
Cache	
Dell PowerEdge 2450 Base, P3, 733 MHz Processors w	B2)B301
Dell PowerEdge 2450 Base, P3, 733 MHz Processors w	
Cache	F96G301
Dell PowerEdge 2450 Base, P3, 733 MHz Processors w	ith 256
Cache	G96G301
Dell IU LCD panel/keyboard	
Rack for Dell PowerEdge Base, Black, Factory Install,	
Smartups 3000	H53F301
Backup tapes of source codo	

EXHIBIT D

CONFIRMATORY PATENT ASSIGNMENT FORM

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

ASSIGNMENT

WHEREAS, CMA Business Credit Services, a California corporation, with offices at 40 East Verdugo Avenue, Burbank, California 91502 ("ASSIGNOR") owns certain patent applications and/or registrations, as set forth in Attachment I attached hereto and incorporated herein by this reference ("PATENTS"); and

WHEREAS, Endeavors Technology, Inc., a California corporation organized, with offices at 19700 Fairchild Road, Suite 200, Irvine, California 92612 ("ASSIGNEE"), desires to acquire all of the right, title and interest of ASSIGNOR in, to and under the PATENTS;

WHEREAS, ASSIGNOR and ASSIGNEE have entered into a certain Sales and Assignment Agreement, dated May ___, 2002, assigning, among other things, all right, title and interest in and to the PATENTS from ASSIGNOR to ASSIGNEE;

NOW, THEREFORE, in consideration of the sum of One Dollar (\$1.00) and other good and valuable consideration paid by ASSIGNEE to ASSIGNOR, the receipt and sufficiency of which hereby is acknowledged, ASSIGNOR does hereby sell, assign, transfer and convey unto ASSIGNEE its entire right, title and interest in and to the PATENTS, including all divisions, continuations, continuations-in-part, reexaminations, substitutions, reissues, extensions and renewals of the applications and registrations for the PATENTS (and the right to apply for any of the foregoing); all rights to causes of action and remedies related thereto (including, without limitation, the right to sue for past, present or future infringement, misappropriation or violation of rights related to the foregoing); and any and all other rights and interests arising out of, in connection with or in relation to the PATENTS.

IN WIT	NESS WHEREOF, ASSIGNOR has ca day of, 2002.	aused this Assignment	to be duly executed by	an authorized officer on
By:	and for	<u>)</u>		
Name:	ROBERT J. HODER, SECRETA	ARY		

STATE OF California)
COUNTY OF LUCY ANYELES)).
On May 10 , 200 is before me, personally appeared Review	the undersigned notary public in and for said County and State
	known to me [or] ne on the basis of sutisfuctory evidence
to be the person(s) whose name(s)	subscribed to the within instrument and acknowledged to in authorized capacity(jes) and that, by he person(s) or the entity(jes) upon behalf of which the person(s)
WITNESS my hand and official seal.	and the second of the second o
Commission 9 1341231 Notary Public - California E Los Angeles County Ny Comm. Expires Fab 16, 2008	My commission expires on